IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA GREENWOOD DIVISION

William B. Gray, III, d/b/a Greenwood)	
Clinic of Chiropractic, individually and for)	
the benefit and on behalf of all others)	
similarly situated,)	
)	
Plaintiffs,)	Written Order
VS.)	
)	8:08-CV-01833-GRA
The Talking Phone Book, trade name for)	
Hearst Holdings, Inc., a/k/a White Directory)	
Publishers, a division of Hearst Holding)	
Holdings, Inc., a/k/a White Directory)	
Holdings Carolina, Inc., a/k/a White)	
Directory of Carolina, Inc., a/k/a White)	
Directory Holdings Pennsylvania, Inc., a/k/a)	
White Directory of Pennsylvania, Inc., and)	
SAIA Holdings, L.L.C., and SAIA)	
Publishing Co.,)	
Defendants.)	

This matter comes before the Court upon the parties conflicting motions for a discovery plan. A hearing was held on this matter on June 11, 2009. After hearing the arguments reviewing the pleadings the Court has decided that it is in the best interests of justice and most prudent use of judicial resources to allow the parties to conduct discovery relating to class certification. Additionally, any party deposed for the purpose of class certification may also be questioned on the merits of the case. Furthermore, the plaintiff has ten days to amend his pleadings.

IT IS SO ORDERED.

G. Ross Anderson, Jr.

UNITED STATES DISTRICT JUDGE

Lew Galvange.

Anderson, South Carolina

June 12, 2009